Supreme Court. Chittenden County, Dec. Term, 1851.

No. 7. Bluckman vs. Green. Assempsition a promissory note executed by the defendant, and payable to himself at the countries room of Jewell, Harrison & Co., New York, and endorsed by defendant in blank. The plaintill was a a merchant residurg in Boston. The plaintiff con- | to the rights of any of the parties. signed property to his factors, fewell. Barrison & Co., in New York, for sale. The factors sold the No. 18. Viele vs. Hong. property, in the usual course of business, to the de-

ausolventians of one state enmost operate upon eths. Parana and A. Para for the detendant. ons oranother state, is subject to the exception that a e tiz neof another state may, by assenting to the pro-

used to pay to the urner of the Treasurer of the Barrate, and that "the Treasurer aforesaid" afterwards &c. "as such Treasurer enforced the said note" to the plaintiff, and "as such "Pressurer" delivered the note to the plaintiff &c. Special demorrer, as-Figure for cause, that the declaration does not set whom and note was endorsed to the plaintiff -Jounder in Jensurier. The County Court held the

No. 11. Paris & Aubia vs. Burdley & Co. Trover for wood. The plaintal claimed under a the detailant

wood as the property of the Boyatons, and also insected upon want of the in the planetile i

half of sale, alientare upon the face, was in fact a condisposal one, and that this rate was applicable not ing in the right of such parties, and therefore, the pararevalence was ar mis instance properly rejected. & Danner for the detendant ludgment affirmed. On motion, the Court reversed \$10, 27. Laurence's Englesty. on another question in the case. CHITTENDEN, and reasons of Erut six for the

No. 14. Gleason & Whipple vs. Vermont Central R. R. Com

Action on Roads Assessment: The Auditor renorted that the phrintiffs compacted in writing, with the derendent, to records a large quantity of presentes of a appended quality and size, for the construction of the

Ties in the proper quantity and of the equilibrial but a portion of them were less than the stipulated size, not worth, the contract price, and were unfit for the use for which they were intended. The defendant's engineers complained that these ties were too small, at the time that were being used by the defendant, but did not remose to receive them for that grassin, and they were in fact used in the construction of the road. The defendant, before the Auditor, presented an acassum against the quantificar sever graph in the last Montpelier Patriot :-ral shares of the stock of the determinit, which had been scheribed for by the plant ils, severally, pressions to making of the contract for the Tora; and, insupport of the account, offered to prove by parol, that, at the time of the making of the contract for new, the defendant agreed that they study should be considered payment pro tunto for the ties. The Auditor received the evidence subject to o grenou. The Au-question, diter found from the evidence, that there was no servement that the stock should be taken in payment. rificate thereof, and that the parantify had received several notices purporting to come from the defened the contract price for all the ties, and disallowed ain. the delendant's clar profestock. The County Court pre-furma, necepted the report, and rendered judgement thereon for the plaintiffs. Lauspinson by the defendant. This Court, per Claim Justice Royce, deentitled to recover the contract pone for the same; that the parm evidence in respect to the stock was says:standing at me parties that the stock should apply in the consideration of the session was spent in the consideration of private bills, going through payment for the ties, the application must be made, unless smerting subsequent had intervened to despite the defendant of the pointment of Provisional Bishop of New York.

The remainder of the session was spent in the consideration of private bills, going through the consideration of private bills, going through nearly the whole calendar, after which the pointment of Provisional Bishop of New York of Boston, and the orders of Teachers and those who buy to sell again, are respectively solicited, and will be filled and sent to any the consideration of private bills, going through the consideration of private bills, going through nearly the whole calendar, after which the pointment of Provisional Bishop of New York.

Senate adjourned.

The National Democratic Committee spectrally solicited, and will be filled and sent to any the consideration of private bills, going through the consideration of private bills, going through a payment of Provisional Bishop of New York.

Senate adjourned to the session was spent in the consideration of private bills, going through a payment of Provisional Bishop of New York.

Senate adjourned to the session was spent in the consideration of private bills, going through a payment of Provisional Bishop of New York.

Senate adjourned to the session was spent in the consideration of private bills, going through a payment of Provisional Bishop of New York.

Senate adjourned to the session was spent in the consideration of private bills, going through a payment of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the consideration of Provisional Bishop of New York and the considerat

A. B. May Saun, and Kassen & Engeros, for the plaintiffs. Pass & Bartley, for the defendant.

No 17. Gates vs. Adoms et al. This was a bill for forcelosure. The Chanceller, merchant residing in Vermont, -the detendant was Remarks J. affirmed the decree, without projudice | Dead Horses-Great News from Everywhere-

Appeal from Chancery. This was a bill by a sure- Mr. Eurron. fendant, and received the note in quistion in pays by for discovery and relief, alledging that he was New York had been affliated with the most harmatted in the limited of the limited in the limited ment. Soon inter the sale, and while the pore re- discharged by the extension of time to his principals, trible weather, for the last six days, that mortals ever The Court ser whist Justice Rayers - Russians J. cree of the Chambellor was therefore affirmed. Kass, were you in reading store a joyour and july time in dissenting-decided that the general rule that, the sex & Engineer and Witta & President for the orange, but, along how discribed are human joys. Before

No. 20, O. Uin va. Smith. Action of Accounts. The plainful consigned pro-duce testing and brecoming a party thereto, reserve his extracteratorial momenty, and become bound by the proceedings. But the plainful in this measures his not assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and become a party to the prisceed-ing an assented and the prisceed-ting of the factors of binding on the positiff, compression to sell or case, the property is derivered to the ven-pointful consider a party to con-tion of Accounts. The pointful consigned pro-duce the pointful consider with priscess of soil substantial and took of soil and substantial and therefore a party thereto, reserve his flostentia, a Commission to sell or code. The description of section of substantial and thereto, reserve with and the prisceed-ing a description to sell or code (as early y z h and delicrose) of substantial private by a code in great in the time via and thereto a no substantial private and enterest and the section of the wind their section of substantial and thereto. The pointful consider which we had been as substantial and substantial and substantial private and the code of substantial to wind an assert of substantial and substantial and thereto, we had been and thereto, or substantial and su Action of Account. The planning consigned proported that the defendant need in good both, and used their set in so doing, cannot but the plaintiff—
Lorg ment for plaintiff.

Kassos & Flere visc and A Perc, for the plaintiff.

No 9. Teeling. Doe & Co vs. Brad'eq.

Assumption of a promisery use. The elements of the first set of the defendant was not bubble, for the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had the sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court, per Response J. had the searched the sets of the plaintiff.

The Court, per Response J. had that such an use of sets of the plaintiff.

The Court is defended that the defendant was not blain.

The Courty of the percentage their discussions of the plaintiff.

L. Seed and the L. Seed and the such as the product of the plaintiff.

The Court is the plaintiff.

L. Seed and the plaintiff.

L. Seed and the plaintiff.

L. Seed and the plaintiff.

The Seed and understance of the plaintiff.

The Court is the plaintiff.

L. Elements for the plaintiff. Within & Preut for the ting the a sulely on terre firma.

No. 22. Blodgett vs. Adams.

Jondor in dendurer. The County Court held the declaration held the declaration mental semi. Exception by plantiff. The county plantiff. The county plantiff. The county from the plantiff in the office of Sherit.

The County Court held the first this more than the first the successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in the office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our office of Sherit.

The successor of the plantiff in our of the successor of the plantiff in our of the successor of the plantiff in our of the successor.

The successor of the plantiff in our of the successor of the plantiff in our of the successor of the successor of the plantiff in our of the successor of the successor of the plantiff i by enough described the note aspectable to the "Treasurer," without designating the person who was
Treasurer; and the ringuron of endorsement was
sufficient inasting and the ringuron of endorsement was moderated that the described that the general impression is, and there is
the street es and dissipated author was
within its like the clear and dissipated author was
within its like. Implement was
within its like to the "Treation of Alextages, vanishing of Waring Oxen. Cows and
larges, vanishing of Alexander the Great, Act 4, Scene 2, where Clytus
addresses Alexander thus:

Our hierary and laming newspapers are putting
addresses Alexander thus:

ordinary \$1,504.5.

Our hierary and laming newspapers are putting
addresses Alexander thus:

The F unit found in his Tragedy of Alexander the Great, Act 4, Scene 2, where Clytus
addresses Alexander thus:

Our hierary and laming newspapers are
putting
addresses Alexander thus:

The F unit found in his Tragedy of Alexander the Great, Act 4, Scene 2, where Clytus
addresses Alexander thus:

Our hierary and laming newspapers are
putting
addresses Alexander thus:

The F unit found in his Tragedy of Alexander the Great, Act 4, Scene 2, where Clytus
addresses Alexander thus:

The F unit found in his Tragedy of Alexander the Great in a gifted but reckless and dissipated author was
a gift

the defendance claused under an attackment of the remaining in the presention of the world, that I bed embarrassed in attackment of the world, the world is the world in th

This Court, per Mr. Just of Isham decided that for the plaintill. Exceptionally the defendant. The parol existence was not admissible to show that a Countyper Recorded J. healthar by the long settled low of this State, the legal title to the inde was into the planetiff, and was properly declared on assue a. Judgment affirmed, regular for the plaintiff. Plan-

tais judgment, pro forms, for farmer precedings up. Appeal from the Probate Court. The patitioner's nesday and Translay evenings have given a new of said house, and presenting and musket or filed his permor to be appointed administrator or the outputse to the popular enthusiasm in his tayor, in bounderbuss at this deponent, said, "That if said plaintiffs. D. A. Santagy and E. J. Putters for the king on the place of the defendant, was and been ap- "Harry of the West" is not immed, but irrently, to send his, the depotient's soul to h-1," which the pointed such administrator, by the Court, attorn the Kossuch and his cause, has removed a gold of latter deponent verily believes be would have done, but ground that the petitioner, and not the detendant, | grief from thousands of hearts. was legally entitled to administration. To- defense I have always eli and believed that the reports not this deponent procepitately escaped." and the decision certified to the Probate Court.

€ FWe find the following sensible para-

"People must take the French news with some grains of allowance. It is pretty much from English sources, and the English seem to be the result of the movements of Napoleon it is idle to surmise, even, but that he is pretty soundly abused and outrageously misrepre sented by the English presa, is beyond all

Exactly :- and particularly as in a fuller vote for the fies, but there was an understanding at the than was given in 1848, he has just received time, that when the ties were settled for, the stock a majority of some six or seven millions of the matter should be settled a.s.c. it also appeared that Prench People! On the Kossuth principle, one of the plannish and, at one time, demanded the | a sound one it is, too,) that every people have stock of the detendant, our and not received any cer- a right to chose their own form of Government, this would seem to be conclusive. British verdant, that their storic subscriptions were forlested for sions of French politics are about as reliable as non-payment. The Auditor upon these facts allow- Dr. Brandreth's pills for the cure of original

Esq., for some years the capable and very | Mr Clarke presented a memorial, asking for man. obliging and gentlemanly Superintendent of a survey of certain ports in the Ghina seas .ended that the acceptance and use of the small ties, the Northern (N. H.) Ruifroad, has accepted by the defend or, was a warrer of the objection in the appointment of Supr rintendent on the Ver-

admissable, but he reason that is did not contradict. Mr. STEARNS is a man of much experience and the written contract, but tended to prove an independent agreement; and that, it is was the undermost local pendent agreement; and that, it is was the undermost local pendent agreement; and the stack should apply in

this important and arduous post.

Our New York Correspondence. decreed for the oretor. On appeal this Court, per Melancholy and Amfal State of the Weather-

Public Feeling in regard to Kassath-City Gas-

orator, was not proved by the testimony. The destinancem, buffile roles, bells, beaux and belles

the hora a could be got into the traces, the inexora- da Junction Te egraph Company, was holden ble min came contiously, but determinedly down; on Wedne day the 7th inst., at the American and visit as of song submban taverus, with nest par- Hotel, in Burlington.

meaning of the words of the express matricetion of the path, on or led in carrying the ladica across the street, friend, or reader, to inform us who is the aintiff, whether the instructions were in writing, e.r. diving it r them in the getters, and scraping the mud w pared. Judgment for the planniff. Kasson & dy, suov y compound from their garments, after get-On Threshay, I saw at different times, no less than "When Greek meets Greek, then comes the tug of

ten our thus looses lying dead in Broadway. Poor e-carne es! The omnibus business had been too ha-Trover for property attached by the plaint if ast, crative, during the storm, for their good. Last (than whom no gentleman of our acquaintance forth to whom said note was made payable, nor by Special or Chattenden County, on messe process. unght, I saw the corcuses of three more horses, that better deserves the appellation of "well-in Judgment was regularly obtained in the suit upon hadded from sheer exhaustion. I presume that, which the property was attached, and execution is . Within six da, s, as many as one hundred horses have

the note. Judgment reversed. The determination in return thereon, in the circle's office of the town; it is return thereon, in the c deduce property from the planniff. The County Court place it beyond the reach of successful competition.

rendered polyment for the planniff. Exercisors in How such a paper can be furnished at two dollars a. The labour'd battle sweat, and conquestibled. year, passes my knowledge.

was delivered to the Boytons, but the stipulated on Sandara & Catin. The depindance of reed in prove by part of evaluate, the said of the more as partial to the said of the more as partial to the partial flux density of the more aspection rised in the evaluate and catin. The count, Court rights and that the country of the more and the flux of the said of the more and the flux of the more and the flux of the said of the more and the flux of the flux of the more and the flux of the

return of a person, decreased, to whom he was next at New York, and the authentic news that glorious deponent did not instantly retire, he would give & Richards, Burlington, Vi. w27w1 cared by the use of Cherry Pertonal.

The Influenza is specially removed by this rem

dant pleaded in har the decree of the Court appoints concerning Heary Clay's nosthing to Kossiph were - Major General Scott called upon the tog hou a immestrator, and to this plea the pertinner sucriet nots less. His plorious son cannot and will Magyor New Your's day. Whilst there, Gencorred. The Probate Court and the County not sind to eternal rest and the massmane logs of a loral Cass cannot in, and going up to General our rendered judgment thereon for the defendant, contemption onlying sum (but, even as in the Prop. Scott, exclaimed, in his usual Exceptions by the perimoner. The Court, per Ishaw its, the day-god shas to his golden bed, unobscured if well, General, are you prepared to lead a hundred that the perimoner was, in legal contemplation by two right strates, so will the might you and noble spiritude. tion, a party to the decree appointing the detendant of all Pury Claybe true to itself to the last, and plied General Scott, drawing himself up to the administrator, and the degree not being appealed when, in the Providence of God, the time shall come being the degree not being appealed when, in the Providence of God, the time shall come being the degree not being appealed when, in the Providence of God, the time shall come being the degree not being appealed when, in the Providence of God, the time shall come being the degree of God, and the degree of God, tom, was concusive as to the right of the defendant for all or percentage in the night of the grave, its de- lead my countrymen wherever Congress directs to de appointment. Judgment afficined with costs, parting rays win gream with the same realigent gless me to go." This missier was that of a true ries that have so long commanded the admiration of American and worthy "the hero of a hundred " Research for the petitioner. Exercisely & SMALLER the world, and secured the undying love of the Amer buttles."-Troy Whig. transpeoples.

Session.

Washington, Jan. 6, 1852. SENATA.

Mr. S sule appeared and took his seat, Mr. 'funter gave notice of a bill appropria-

ting \$1200 to fit up the Library temporarily.

He further recommended a survey of the Norththe appointment of Superintendent on the Vermont Central. The Montpelier Watchman says:—

The Montpelier Watchman says:—

The Montpelier Watchman says:—

The Difference, continued.—That "negative every week, from the most extensive languages and the appointment of Superintendent on the Vermont Central. The Montpelier Watchman says:—

The Difference, continued.—That "negative every week, from the most extensive languages in New York—"The Property of the state of the claims of maine and Massachus society in New York—"The Forrest Divorce Case" which fills nearly "three columns" in the Tile attention of Parchaser is respectfully invited. ferred to the Judiciary Committee.

The bill to fit up the Library room was take No Boom in the Eagle.

conformation in respect to the stock training body of New England Superintendents of through the uniquelar, passing every bill, some [... Gay, Marce's Prostructs. - Although]

and the report to, the Secretary of State, with vided between the two sections of the party, numerous documents, regarding the administration of the Territorial government of Utah, of Gov. Maney for the Presidency.—Alb. Eve. a garbled version of which has been already Journal. published.

Mr. Clingman sustained the motion.

Troy and Canada Junction Telegraph

Company. The Annual Meeting of the Troy and Cana-

The following gentlemen were unanimously re-elected directors.

WYLLES LYMAN CARLOS PANTER, C. P. PECK. THOS. H. CANFIELD. R. W. Sherman, Vergennes. ABEL HOUGHTON, St. Albans. M. J. Myens, Whitehall,

R. Pierroine, Rutland.

Author of the oft-quoted (we should have said misquoted) line:---

Our friend P. C. Tucken Esq., of Vergennes formed") solves the difficulty in a note to a third | Remarks—Sales are a little quicker, but no mate-person, which has been communicated to us rial alteration in prices, and but tew buyers. formed") solves the difficulty in a note to a third

Why should I year to speak a bolder truth the from Bradley & Co. and Boyaton to them; and The Court per Rover C. J., held that the property We are so flode i will interesting news from all. This ever the i, any priests of Aminion told goad?

several times at the outer, commonly called the ball door, but could not obtain admittance;—
several times at the outer, commonly called the ball door, but could not obtain admittance;—
ball door, but could not obtain admittance;—
whereupon, this deponent was proceeding to GOTAIC HALL, No. 316 Beauting New York, pand by all respectable draggists in the United States is erst Paytor, Governor Hant never suffered deleat, knock the fourth time, when a man, to this deand I be, evel-enever will. I am inclined to think panent unknown, holding in his hand a musket that description of the United of blunderbass, loaded with balls or slugs, as States, next Fail, if he would accept the nomination his actus specifics at the Congressional, and Jackston Association Hampiers, at Washington, on Wed.

The Fe rest Divorce Case is now, judicially, must be dispersed. Mrs. Forrest's winessess are news with needs with much prefix much prefix much prefix much in the rest of the seem to What may what may what may be draws produced by such and has brought over me has been occasionally come. Na poleon in the seem to the seems so to an appear.

What may see the fe to the seem to the seems to th The Forest Divorce Case is now, judicially, now teen days oid, and bids fair to enjoy a long and distinguished aware of the State, and the State, and was conjugated aware of the District of Chitenden, commissioners for -- The New York Express, in noticing the cal columns of the "Spirit of the Times," edit- days. THIRTY-SECOND CONGRESS, .. First | ed by his brother, William T. Porter, Esq. | It | was to him that Mr. Willis's beautifully written "Letters from under a Bridge," (dated at Germany) were addressed. He was the eldest brother of the late George Porter, Esq., assis tant editor of the "New Orleans Picayone."

TIT FOR TAT .- The Brattleboro Statesman, Mr. Rusk reported the House resolution to a little disposed to brag a little because it has

Mr. Rusk reported the House resolution to contract for carrying the mails between Oregon and California.

The President communicated the acknowledgements of the provincial Government of Canada, received through Mr. Crampton, of a fills over a page of the Eagle, occupies not have the Eagle of the Eagle occupies and East Voice Voices Carried Strings and Contract Strings and Charles Strings and Charles Strings of Musical Mesochands, such as Plano Petrs, Scrapping, Mesochands, such as Plano Petrs, Scrapping, Mesochands, or the Eagle occupies and Charles Strings of East Voices, Voices, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of every variety of Musical Instruments, such as Plano Petrs, Scrapping, Mesochands, Consisting of East Violette, Consi We understand that Onslow Strains donation of books in benalf of a public library, quite three columns in the Statesman.—States—ing Hammers, &c.

The assortment of Sheet Masic, consists of about

Whereat the Eigle talketh in this wise :-

unless smerting subsequent had more read to describe the appointment to this prive the defendant of the right to insist upon the appointment to this spectfully subsided, and will be filled and sent to any part of the most of the indicated of the country as in the sent to any part of the

Resironds, and we congratulate the Central Company and the public on his accession to President, transmitting the correspondence of president transmitting t

Mr. Polk moved their reference to the Com- - The Brattleboro Eagle commences the mittee on territories, with instructions to print new year with a new editor-fir. Chas. Cumthem. He said it was a matter of great impor- MINGS. Its former editor, P. H. WHITE, Esq., tance, and should undergo a strict investiga- retires from his late post for the purpose of devoting himself more exclusively to his professional business as an attorney. He continues;

(For the Free Press.)

FRANK.
When flit the hours with weariness. Upon the wings of Time, My soul millily to thre, Pastik. From this dreaty, norther a clause.

For when upon the lettered page, With wenty eyes I pore, I know I see thee beckers, Frank, From a flower-enamelted shore:

I see thee there, as beautiful As are bright dreams, the while, And my throbbing heart grows warm, Paava. In the radiance of thy smile, I will be with thee, in Josephs, to-night,

'Neath soft, and glowing skies.-Wilt thou smile upon my sleep, Frank. With thy blue serapine cyes ! January 7, 1852

COMMERCIAL.

BRIGHTON CATTLE MARKET-Jan. 8. At market 600 Beef Cattle, no Stores, 6 pairs Working Oxen, 20 Cows and Caives, 1000 Sheep and Lumbs, 175 Swine. Primas—Beef (lande—Extra \$6,25; let quality 5; 2d do 5,50; 3d do \$104,50.

Working Oxes - No said 8. Cows and Carvin - \$23, 27, 29751. Suber and Lamb - \$1,75, 202,50. Ex 14 \$35 Swing-4#5c; retail 41 6c.

CAMBRIDGE CATTLE MARKET.

WEDNESDAY, Jan. 7. At Market 803 Carrie-shout 650 Beeves and

| ordinary \$1,50a5, | Hale = 4,50 per cwt. | Talow \$5. | Veal Calves | | 3 ib | Peits \$71 | to 1,25 | | Stores = Working | (1xen = \$7.5a125, | | Cawa and Univer = \$25,27a35, | | Yearings = \$7a15 | | Two Years old = \$15a30 |

Three Years oid-\$21637 Sheep and Lambs-2507 at market-Prices-Extra \$3530, 465. By not \$250,355

-325 at market; by lot 4; c. Retail 6c.

Is Consumption Curable!

Read the following and doubt no longer!

GOTHIC HALL, No. 315 Beautiers. New York, portion of the lange, may be cared by taking Cherry and by all respectative diagguess in the United States. Previously in small and frequent doses. The uncom-

Price -In large bettles, \$1, or six bottles for \$5, January 12. if you are roubed with rate, more or cocktonches, as Smill's externmenter, and they will immediate, by execute your premises. Sold by Proc V Smill's externmenter, and they will immediate by large and frequent does of the Cherry Pentonal, until it solutes the discuss. It taken in y evacuate your premises. Sold by Poor & Smr- | season, it will not mit to care.

> - THE REAL PROPERTY OF THE PARTY OF THE PART Died.

In this Vidage, on Friday, the 8th inst., Lovy Fectoral, were suffering from the dosense. Salem Onto, 11th June 1851.

aged I year and 7 months. In Crete, Mill Co., th., Sazan B. wile of Samuel.
Whitele, aged 33 years, formerly of Richmond Verwith it, than any other medicine he ever administerin Colchester the Buth lest., Hoxxxx, eldest son of Cur clergyon-a of the Baptist Church says that

Amos Leonard's Estate.

Dated, this first day of January, A. D. 1852. NAHUM PECK, Commissioners, w29w3

Burlington Music Store, NO. 1, BANK BLOCK.

THE Subscriber has opened a very ex-

Four Those and Fieces of the ratest and most popular those of the day, additions to which will be made every week, from the most extensive Importing and

Charch Music Books of every description.

Charch Music Books of every description.

Charch Music Books of every description.

The attention of Parchasers is respectfully invited that two numbers of the Statesman, occupies no moom in the Eagle.

Dr. Cummings can send for the hat.!

OVER S. L. Herrick's Store, 3d story, to the assortment of Piano Fortes, Scraphings and Melodeous, as they are from the best Manufacturers in the country, and every Instrument sold by me will be warranted, unless otherwise stated to the the day by giving notice. There are in the Russian to the day by giving notice.

THE GREAT REWEDY

PILES, HABITEAL COSTIVENESS, FEMALE COMPLAINTS. Servous Debility, DYSPEPSIA.

Loss of Appetite.

The constant use of physic for the aboved named

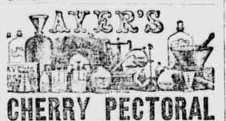
DR. JAMES R. CHILTON, The most celebrated Chemi t in the United States, has had charge of the Manufactory for more than a year, and has made many important improvements at the Medicine—from one to two tenspoonfals of the Improved Susapprilla, is all that is required for

lose, to act as a mild Attendive and Tonic. Heware of Counterfeits. Dr. Chilten's Certificate, printed on green paper, will be found on every bottle prepared since February, 1850, as well as Dr. S. P. Townsend's agnature, on steel place label on the outside wrapper, Principle Office, in New York, 82 Nassau Street;

in London, 355 Strand, next doo to the Lyceum Theatre w 26 mov 2

J. F. C. HAVES, JOB PRINTER, AMESBURY STREET. LAWRENCE MASS., ▲ GENT for Morrill's Superior Printing A Tok of all quairies. This is unquestionably the Best and Curarest Printing lisk now in use in this country, and is warranted in all cases. Also, keens constantly for sale, Card Gook, Cards, Letter, Can. Bill and Fancy Paper, or all qualities and colors, in Low Prices Orders addressed to J. F. C. Heyes Lawrence, Mass., will be promptly attended to

2 W Newspaper publishers in Vermont, New York or Canada inserting the foregoing Card three months, will be allowed \$3 when they purchase to the amount of \$30, and the same may be continued. for 6 months or a year, at the same rate of pay and



COUGHS, COLDS, HOARSENESS, BRONCHITIS, WHOOPING-COUGH, CROUP, ASTHMA, AND CONSUMPTION.

To cure a Cold, with Headache and Soreness of the Body, take the Cherry Precoral or going to bed, and wrap up warm, to sweat during

For a Cold and Cough, take it morning, noon, and evening, according to directions on the bottle, and the differency will some be removed. None won

it had cease 1.

colorment Physicians in

Favetteville, Tenn., April 15th, 1851.

Bronchitis, or aritation of the throat and upper & RICHARDS and A. C. SPEAR.

Also, for sale by W. B. HATCH, Winnowki Vt.
Price—In large bottles, \$1, or six bottles for \$5.
January 12

disc, wiw

disc, wiw

fortable oppression is soon fedeven.

Rev. D. et. Lansing, of Brooklyn N. Y., states 5—

1 have seen the Cherry Peccon I care such cases
of Asthma and Propelling as leads me to believe it
an rarely fail to core those discusses."

as Proprietors, 75 Broad St., Boston; also by Whooping Cough may be by ken up and soon edy. Numer us instances have been noticed where whole families were just stell from any serious con-sequences, while their neighbors, without the Cherry nture shall be accepted.

Jash Warans, who of Annas Warans Esq., aged II years.
This morning, the 12th last, HINAM SAF.
FORD, chaid of Thio. A. and Dania H. S. Plen. one of our very best physicians feerly states that I

Mr. Gio. H. Mook., aged three years and nine during the run of Influenza here this season, he has seen cares from your medicine, he could scarcely Yours respectfully, J D SINCLAIR, Sold in Burlington Wholesaie and Ketail by

Li ceived at THEO. A. PECK'S.

Wanted. 10,000 Merchantable Line Bar. give letters of continentation, the paniphiet sales taining all that is claimed for the Cathelicon as a PENNIHAN & CATLIN.
Winooski, Jan. 9, 1852. da wama

BURLINGTON BILL ARD ROOM, By Geo. W. Rhodes,

THE GREAT RENOVATER OF

THE BLOOD. THE SOVEREION REMEDY FOR ERUPTIONS OF THE SKIN, ULCERATED SORES. AND ALL FORMS OF CUTANEOUS DISCUSES.

DES E TOWNSEND'S SARSAPARILLA

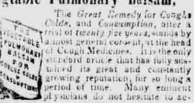
Thousands have experienced its Salutary effects, and tens of thousands have witnessed it, un-uli it has ceased to be a question among the intelliwith this crase; to be a question among the intelligent partition of the community.

When the Broom becomes lifeless and stagnant, either from the effects of Spring weather, change of a imate, what of exercise, or the use of a uniform saids that; this Compound Extract of Sersepainla, will renew the mison, carry off the putrid humers, that it is renew the mison, carry off the putrid humers,

Pemales whose Habits are Sedentary, and the from the nature of their occupation, exercise outlittle out of doors, and such a mooning posture, ramping the chest and lungs walle at work, mus transpare the chest and longs wave at work, must have medical assistance, or nature will give way — They need a strengthner of the constitution—some-thing that will sustain the vital forces; and Dr. S. P. Townsend's Extract of Sarssparilla will at once

The James R. one and every boate prepared for more than a year has has Certificate and Signature (on green paper) on the national wrapper of every bottle prepared since February, 1850.

Vegtable Pulmonary Balsam,



mowledge its superiority, and with entire confidence thowever its superiority, and with entire commence to recommend it to their patients, as a superior preparation, which has been found to be perfectly sale, convenient, and highly efficacions in all diseases of me Throat, Lungs, and Chest. One who has used

the Throat, Lungs, and Chest. One who has used it thus speaks of it,—

"Clinton Parg, N. Y., Dec. 26, 1850.

Messrs. Reed & Cutler,—Nearly seven years ago I had a violent attack of inflamation of the lungs, which was treated by my physicians with the most powerful remedies, but with little effect, for the abatement of violent pains about my chest. My cough was aimost incressint, accompanied with expectora-tion of the most purid and offensive kind, a part of the time mixed, with blood, both of a dark and pink the time initial with shoot, both of a dark and pink color. Several large uncer's broke on my lungs, which came near sufficienting me. I had continual right swears, and was reduced almost to a skeleton. My case was considered hopeless, not on y by the physicians, but by all who saw me. Accidentally hearing from a heighbor of the effects which has Vegetable Pulmounry Balsam had produced in a similar case, I was induced to try it. Before I had used one bottle I began to improve, and by the use of four bottles I was restored to usual health. I had used a variety of other medicines which gave me no reign. A few weeks up I was similarly attacked, and I am now using the Balsam with the same beneficial results. This statement is unsolicited and it costs you nothing, but it it will be of any service to

November 12.

Sand Bar Bridge. THE next Annual Meeting of the Sand THE next Annual Meeting of the Sand har Bridge Company will be held at the Lecture Room, in Seath Hero on Thursday the 15th of January sextat sleven o'clock A. M.

Beside the election of onlesse, the Company will consider what measures will be taken to liquidate the debts of the Company, and whether the Directors shall be authorized to receive yearly subscriptors for the American somitions of which had reons for toll. A general attendance of stockholders desirable. The Company will also determine whether the

O. G. WHEELER, Secretary. DR. MARCHISTS UTERINE CATHOLICON.

endments of our Charter passed by the fast legis-



T U E discovery Preparation has es-// individual a new era in the listory of the listory of the listory of the listory of the in truth, one of the greatest Medics D acoveries of the age, because it will cure more than of uedistressing discuses

the best efforts or the Velical procession degree beyond that of almost every other mainly to which any portion of the human lamost is beit.

PEMALE COMPLAINTS.

The discours to which we left are usually allowed

St. George, December 40, 1851.

St. George, December 40, 1851.

WILL you doubt that we have the large mode by the problem to which ferm end are mode for the problem of the work of Groves in Vermon, associal and we will convince you and also show you Kinds that you never see in the Country store.

I. D. BINBY, & CO.
No. Book flows.

I. D. BINBY, & CO.
No. Book flows.

I. D. BINBY, & CO.
Sand convenient of the dental granterings, or Fooding, Fast or Albox, or Whites; Unforced Parint, Supported and Integral of Monstruston, &c., with an ideal and property of the problem of whatever duration and severity. At these Complaints can be presented. If we have the presentation of the proposition of the problem of FECHES! Foreign Leeches just re. preparation.

The claims of this Medicine to the confidence of The claims of this Medicine to the confidence of the having (X-Set) the public are strengthened by the fact of its having received the approbation and theral patronage of many pronument Rembers at the Medical Faculty in the United States, some of whom have voluntarily

Curative agent.

Famphiets containing much useful information
into bing the mater and empress of the above diseases, together with restanciable from Ladies of the
highest respectability, as certified by the most satisfactory anthority in the pamphies to all which the attention of Ladies and Prontoners is respectfully

vited, can be had grates at my store. THEODORE A. PLCK, Agent Druggist, Bur P. B. PECKHAM, M. S. Utan, N. Y.
L. D. FLEMING, M. D. New Bedford, Mass,
D. Y. FOOTE, M. D., Synacuse, N. Y.
M. H. MILLS, M. D., Rochester, N. Yr
W. W. REESE, M. D., Cay of New York,
W. PRESCOTT, M. D., Concord, N. H.

Central Depot, 368 Broadway, N. Y. w35most POTASH first quality by the Cask and

500 Gross Matches, for sale by

These Complaints can be speciffy and efformally

And impart a tons of viger to the whole budy.

This Sarsaparilla was established in the City of New York, in 1840, and is the only Genuice Dr. Yownsend's Sa saparilla.

Buy that with Dr. Chilton's Certificate on, and be sure of getting the Geauine Lir. Town end's Sarsaparilla.

Principle Office, in New York, 82 Nassau airect in London 255 Strand, next door to the Lyceton Theatre. For Sale, wholesale and result, by T. A. PECK, Agent for Burlington and Vicinity.

October 18, 1851. w2mc's

